# TENNESSEE GENERAL ASSEMBLY FISCAL REVIEW COMMITTEE



### FISCAL NOTE

HB 1086 - SB 980

February 10, 2023

**SUMMARY OF BILL:** Revises various provisions relative to charter schools including certain notification requirements, out-of-district enrollment limits, enrollment preferences, and revocation of a charter school authorizer agreement procedures.

#### **FISCAL IMPACT:**

#### **NOT SIGNIFICANT**

#### Assumptions:

- The Department of Education will need to make minor changes to the new start charter application, charter agreement amendment application, revocation guidance, enrollment guidance, and other guidance materials to reflect changes and provide notice, trainings, and technical assistance to charter schools and authorizers around any changes; however, these changes would take place within the regular annual review of charter policy and procedures.
- The proposed legislation establishes that public charter school's total enrollment of outof-district students shall not exceed 25 percent of the public charter school's total enrollment.
- The proposed legislation further establishes that state school funds must follow a student into the local education agency (LEA) in which the public charter school is located and to which the student transfers; and that pursuant to Tenn. Code Ann. § 49-6-3003, tuition and fees may be charged by the LEA in which the public charter school is located and to which a student transfers.
- Any shift in funds from an LEA to public charter school will be offset by the cost to
  educate an enrolling student; therefore, any net fiscal impact is estimated to be not
  significant.

## **CERTIFICATION:**

The information contained herein is true and correct to the best of my knowledge.

Kista Lu Carone

Krista Lee Carsner, Executive Director

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